App. Ser. No.: 10/670,709 Atty. Dkt. No. ROC920030205US1

PS Ref. No.: 1032.011443 (IBM K30205)

REMARKS

This is intended as a full and complete response to the Office Action dated May

30, 2008, having a shortened statutory period for response set to expire on August 30,

2008. Please reconsider the claims pending in the application for reasons discussed

below.

Claims 1-41 are pending in the application. Claims 1-18 remain pending

following entry of this response. Claims 1, 2, 9, 10, 12, 14, and 16-18 have been

amended. Claims 19-41 have been cancelled. Applicants submit that the amendments

do not introduce new matter.

Further, Applicants are not conceding in this application that those amended (or

canceled) claims are not patentable over the art cited by the Examiner, as the present

claim amendments and cancellations are only for facilitating expeditious prosecution of

the claimed subject matter. Applicants respectfully reserve the right to pursue these

(pre-amended or canceled claims) and other claims in one or more continuations and/or

divisional patent applications.

Interview Summary

On July 10, 2008, a telephonic interview was held between Jude Jean Gilles, the

Examiner, and John C. Garza, Applicants' Representative. The parties discussed the

cited references including Brown and Pulsipher. Applicants discussed claim 1.

Specifically, Applicants clarified that the present invention is directed to internal

networks connecting logical partitions within a computer. Amendments intended to

clarify this aspect of the invention are reflected in this response. No agreement could

be reached at the time of the interview.

Claim Rejections - 35 U.S.C. § 101

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Claims 27-31 stand rejected under 35 U.S.C. § 101 because the claimed

invention is directed to non-statutory subject matter.

Applicants have canceled claims 27-31 for reasons not related to this rejection,

thereby obviating this rejection. Accordingly, Applicants respectfully request that this

rejection be withdrawn.

Claim Rejections - 35 U.S.C. § 103

Claims 1-41 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over

Brown et al (US 20060106585 A1, hereinafter Brown) in view of Pulsipher et al (US

20040215781 A1, hereinafter Pulsipher).

Applicants respectfully traverse this rejection.

The Examiner bears the initial burden of establishing a prima facie case of

obviousness. See MPEP § 2141. Establishing a prima facie case of obviousness

begins with first resolving the factual inquiries of Graham v. John Deere Co. 383 U.S. 1

(1966). The factual inquiries are as follows:

(A) determining the scope and content of the prior art;

(B) ascertaining the differences between the claimed invention and the prior art;

(C) resolving the level of ordinary skill in the art; and

(D) considering any objective indicia of nonobviousness.

Once the Graham factual inquiries are resolved, the Examiner must determine whether

the claimed invention would have been obvious to one of ordinary skill in the art.

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Respectfully, Applicants submit that the Examiner has not properly characterized the teachings of the references and/or the claims at issue. Accordingly, a prima facie

Regarding claim 1, the Examiner states:

case of obviousness has not been established.

Brown discloses a method for auto-configuring an internal network interface, wherein the internal network interface supports communication between a partition and other participating partitions associated with an internal network (figs. 1 and 87).

Office Action, page 4. Claims 12 and 17 are rejected on a similar basis. Applicants respectfully disagree with the Examiner's argument. Figure 1 of *Brown* illustrates an "Internet data center 100" which includes multiple servers. Figure 87 of *Brown* illustrates an "example services platform architecture." Thus, Applicants respectfully submit that the cited material, and the proposed combination of *Brown* and *Pulsipher* generally, do not teach or suggest an internal network between partitions, much less a method for auto-configuring an interface to such an internal network, as recited in the present claims.

For these reasons, Applicants believe that *Brown* and *Pulsipher* fail to disclose "each and every element as set forth in the claim." However, in the interest of facilitating prosecution, Applicants have amended the claims to clarify that the recited partitions refer to logical partitions of a computer. Further, applicants have amended the claims to address minor antecedent basis problems.

Applicants have canceled claims 19-41 for reasons not related to this rejection, thereby obviating this rejection. Accordingly, Applicants respectfully request that the rejection of these claims be withdrawn.

Therefore, the claims are believed to be allowable, and allowance of the claims is respectfully requested.

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Conclusion

Having addressed all issues set out in the office action, Applicants respectfully submit that the claims are in condition for allowance and respectfully request that the claims be allowed.

Respectfully submitted, and S-signed pursuant to 37 CFR 1.4,

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